#### DECLARATION FOR NON-PROVISIONAL PATENT APPLICATION\*

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below at 201 et seq. beneath my name.

I believe I am the original, first and sole inventor if only one name is listed at 201 below, or an original, first and joint inventor if plural names are listed at 201 et seq. below, of the subject matter which is claimed and for which a patent is sought on the invention entitled

#### A Novel Method for Die Removal from Plastic Packages

A Novel Melhou for Die Kemoval f	Tom I want I ackages				
and for which a patent application:  is attached hereto and include was filed in the United States with amendment(s) filed on	es amendment(s) filed on (if application No. (for dec (if applicable) al Application No. on and wa and understand the contents of	claration not accompanying application as amended under PCT A fitne above identified app	rticle 19 on (if applicabilication, including th	ne claims, as a	
I hereby claim foreign priority bene certificate listed below and have als of the application on which priority	so identified below any foreign	ates Code, §119(a)-(d) of n application for patent o	any foreign applicati r inventor's certificat	ion(s) for pate e having a fili	ent or inventor's ing date before that
EARLIEST FOREIGN	APPLICATION(S), IF ANY	, FILED PRIOR TO THE	E FILING DATE OF	THE APPLI	CATION
APPLICATION NUMBER	COUNTRY		onth, year)	PRIORITY CLAIMED	
				YES □	NO □
				YES 🗆	№ □
I hereby claim the benefit under Tit	tle 35, United States Code, §1	19(e) of any United State	s provisional applica	tion(s) listed	below.
PROVISIONAL APP	LICATION NUMBER	FILING DATE			
I hereby claim the benefit under Tit matter of each of the claims of this paragraph of Title 35, United States as defined in Title 37, Code of Fed- national or PCT international filing	application is not disclosed in s Code §112, I acknowledge the eral Regulations, §1.56 which	the prior United States a he duty to disclose inform	pplication in the mar	nner provided which is mate	by the first rial to patentability
NON-PROVISIONAL APPLICATION SERIAL NO.	FILING DATE	STATUS			
AFFLICATION SERIAL NO.		PATENTED	PENDING		ABANDONED

for use only when the application is assigned to a company, partnership or other organization.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

	FULL NAME	LAST NAME	FIRST NAME	MIDDLE NAME	
2 0 1	OF INVENTOR	Chowdhury	Vijay		
	RESIDENCE & CITIZENSHIP	CITY Fremont	STATE OR FOREIGN COUNTRY  California	COUNTRY OF CITIZENSHIP USA	
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		SIGNATURE OF INVENTOR 201		1604	
2 0 2	FULL NAME OF INVENTOR	Aguada	FIRST NAME John	MIDDLE NAME	
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	POST OFFICE ADDRESS	STREET	СПУ	STATE OR COUNTRY	ZIP CODE
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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: Chowdhury et al.

Confirmation No.:

Serial No.:

To be assigned

Art Unit:

To be assigned

Filed:

To be assigned

Examiner:

To be assigned

For:

A Novel Method for Die Removal from

Attorney Docket No.: 9818-102-999

Plastic Packages

### POWER OF ATTORNEY BY ASSIGNEE AND EXCLUSION OF INVENTOR(S) UNDER 37 C.F.R. 3.71 WITH STATEMENT UNDER 37 C.F.R. 3.73(b)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

The undersigned assignee of the entire interest in the above-identified subject application hereby appoints David Weild, III (Reg. No. 21094), Barry D. Rein (Reg. No. 22411), Philip T. Shannon (Reg. No. 24278), Francis E. Morris (Reg. No. 24615), Gidon D. Stern (Reg. No. 27469), John J. Lauter, Jr. (Reg. No. 27814), Brian M. Poissant (Reg. No. 28462), Rory J. Radding (Reg. No. 28749), Donald J. Goodell (Reg. No. 19766), Thomas E. Friebel (Reg. No. 29258), Laura A. Coruzzi (Reg. No. 30742), Geraldine F. Baldwin (Reg. No. 31232), Victor N. Balancia (Reg. No. 31231), Samuel B. Abrams (Reg. No. 30605), Adriane M. Antler (Reg. No. 32605), Thomas G. Rowan (Reg. No. 34419), James G. Markey (Reg. No. 31636), Thomas D. Kohler (Reg. No. 32797), Scott D. Stimpson (Reg. No. 33607), Gary S. Williams (Reg. No. 31066), Ann L. Gisolfi (Reg. No. 31956), Kelly D. Talcott (Reg. No. 39582), Francis D. Cerrito (Reg. No. 38100), Anthony M. Insogna (Reg. No. 35203), Brian M. Rothery (Reg. No. 35340), Brian D. Siff (Reg. No. 35679), Michael J. Lyons (Reg. No. 37386), Nikolaos C. George (Reg. No. 39201), Stephen S. Rabinowitz (Reg. No. 40286), Ognjan V. Shentov (Reg. No. 38051), Kenneth L. Stein (Reg. No. 38704), Andrew J. Gray (Reg. No. 41796), Henry C. Lebowitz (Reg. No. 36196), Leo Merken (Reg. No. 41192), Margaret B. Brivanlou (Reg. No. 40922), David R. Owens (Reg. No. 40756), Karen G. Horowitz (Reg. No. 35199), T. Christopher Tsang (Reg. No. 40258) and Carl P. Bretscher (Reg. No. 41635), all of Pennie & Edmonds LLP, whose addresses are 1155 Avenue of the Americas, New York, New York 10036, 1667 K Street N.W., Washington, DC 20006, 3300 Hillview Avenue, Palo Alto, CA 94304 and 12750 High Bluff Drive, San Diego, CA 92130, all of Pennie & Edmonds LLP as its attorneys to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, said appointment to be to the exclusion of the inventors and their attorney(s) in accordance with the provisions of 37 C.F.R. 3.71, provided that, if any one of these attorneys ceases being affiliated with the law firm of Pennie & Edmonds LLP as partner, counsel, or employee, then the appointment of that attorney and all powers derived therefrom shall terminate on the date such attorney ceases being so affiliated.

Please direct all correspondence for this application to customer no. 24341.

I am the:

Applicant/Inventor

Assignee of record of the entire interest. See 37 CFR 3.71.  $\boxtimes$ 

(Statement under 37 CFR 3.73(b) is applicable)

Statement Under 37 C.F.R. 3.73(b)

Altera	Corpora	tion states that it is:				
		the assignee of the entire right, title, and interest; or an assignee of less than the entire right, title and interest.  The extent (by, percentage) of its ownership interest is %				
in the patent application/patent identified above by virtue of either:						
		An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office on at Reel , Frame , or for which a copy thereof is attached.				
OR		A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as shown below:				
		To: The document was recorded in the United States Patent and Trademark Office on at Reel , Frame , or for which a copy thereof is attached.				
		<ol> <li>From: To:</li> <li>The document was recorded in the United States Patent and Trademark Office on at Reel , Frame , or for which a copy thereof is attached.</li> </ol>				
		3. From: To: The document was recorded in the United States Patent and Trademark Office on at Reel , Frame , or for which a copy thereof is attached.				
		Additional documents in the chain of title are listed on a supplemental sheet.				
		Copies of assignments of other documents in the chain of title are attached.  [Note: A separate copy (i.e., the original assignment document or a true copy of the original document) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the USPTO. See MPEP 302.08]				
	The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.					
ASSIGNEE: ALTERA CORPORATION						
Date	:	3/15/04 Signature:				
		Typed Name: DEREK MINIHANE				
		Position/Title: DIRECTOR IP LAW				

-

- 2 -

Address:

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**PATENT** 

In re application of: Vijay Chowdhury et. al.

Attorney Docket No.: 9818-102-999

Application No.: TO BE ASSIGNED

Examiner: TO BE ASSIGNED

Filing Date: TO BE ASSIGNED

Group Art Unit: TO BE ASSIGNED

Title: A NOVEL METHOD FOR DIE REMOVAL

FROM PLASTIC PACKAGES

## **DECLARATION OF MICHELLE ROMERO**

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

- I, Michelle Romero, in support of the filing of the above-referenced patent application pursuant to 35 U.S.C. § 116, second paragraph, and § 118 and 37 CFR § 1.47, declare as follows:
- 1. I, Michelle Romero, am a Patent Administrator at Altera Corporation of San Jose, California ("Altera"). My job responsibilities regularly include forwarding patent applications to inventors who are current and past employees of Altera for execution of formal filing papers and assignments. I also work with Altera's Human Resources and other departments that deal with inventors' employment contracts and the like. This declaration is offered to show that Mr. Aquada an inventor in the above-referenced patent application, refuses to sign the "application papers" (described below) and the proprietary interest of Altera in said patent application.
- 2. On January 8, 2004, I forwarded to Mr. Aguada a complete copy of the "application papers" including the drawings, specification and claims of the application and the formal filing papers including the Declaration and Assignment in above-referenced patent application entitled, "A Novel Method for Die Removal from Plastic Packages", a copy of which is attached to this Declaration as Exhibit A. A

copy of the Federal Express receipt and a copy of proof of delivery are also included with Exhibit A, I sent the papers to Mr. Aguada's last known address:

Mr. John Aguada 1746 Mirabella Court Milpitas, CA 95035

- 3. On Thursday, January 22, 2004, I called Mr. Aguada and left a message to please return my call. I received no response. I then called Mr. Aguada on Thursday, January 29, 2004 and left another message to please return my call. I again received no response. I also called Mr. Aguada on Wednesday, February 11, 2004 and left another message. I received no response. I then called Mr. Aguada on Sunday, February 22, 2004 and spoke to a Ms. Delacruz, she said Mr Aguada was not home at the moment and but did verify that the address I sent the package to was the correct address for Mr. Aguada. I told her that I would resend the documents for Mr. Aguada's signature and I left her my phone number if he had any questions.
- 4. On Monday, February 23, 2004, I forwarded to Mr. Aguada another complete copy of the "application papers" including the drawings, specification and claims of the application and the formal filing papers including the Declaration and Assignment in above-referenced patent application entitled, "A Novel Method for Die Removal from Plastic Packages", a copy of which is attached to this Declaration as Exhibit B. A copy of the Federal Express receipt, a copy of proof of delivery and a copy of the return shipment label are also included with Exhibit B.
- 5. On Tuesday, March 2, 2004, Mr. Aguada telephoned me at my office at Altera in San Jose, California to tell me that he had received the patent application, formal papers and assignment, and that he would like to sign the Oath/Declaration or the Assignment but he thought that he was owed somewhere between \$3,000 to \$4,000 dollars for his signature. I told him that since he was no longer an employee that the bonus was not applicable. He seemed okay with the answer and he said he would sign the documents and return them to me the next day. I never received them.
- 6. On Friday, March 5, 2004, I called Mr. Aguada and left a message to return my call. I have received no response.

7. A true and correct copy of Mr. Aguada's "Employment Confidential Information, and Invention Assignment Agreement" is attached to this Declaration as Exhibit C.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true. I further declare that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both (under Section 1001 of Title 18 of the United States Code), and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Michelle Romero

March 15, 2004